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7		
8	Attorneys for Defendants	
0	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	NORTHERN DISTRICT OF CALIFORNIA	
	OAKLAND DIVISION	
11	YANG ZHOU,	1
12	,	Case No. 4:24-cv-08198 KAW
12	Plaintiff,	
13	v.	STIPULATION TO STAY PROCEEDINGS:
14		[PROPOSED] ORDER
15	UNITED STATES CITIZENSHIP AND	
13	IMMIGRATION SERVICES, et al.,	
16	Defendants.	
17		
	The parties, through their attorneys, hereby stipulate and respectfully request the Court to st	
18	The parties, unrough their attorneys, hereby supulate and respectfully request the Court to st	
19	proceedings in this case for a limited time, until September 10, 2025. The parties make this joint rec	

The parties, through their attorneys, hereby stipulate and respectfully request the Court to stay proceedings in this case for a limited time, until September 10, 2025. The parties make this joint request because they are pursuing an administrative resolution that may render further litigation of this case unnecessary.

- 1. Plaintiff filed this mandamus action seeking adjudication of his Form I-589, Application for Asylum and Withholding of Removal. United States Citizenship and Immigration Services ("USCIS") scheduled an interview for May 13, 2025. USCIS will work diligently towards completing adjudication of the I-589 application, absent the need for further adjudicative action or unforeseen circumstances that would require additional time for adjudication.
 - 2. Plaintiff agrees to submit all supplemental documents and evidence to USCIS seven to

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ten days prior to the agreed upon scheduled interview. Plaintiff agrees that failure to timely submit this evidence may result in the rescheduling of the interview at no fault of USCIS.

- 3. If needed by Plaintiff or their dependent(s), Plaintiff shall bring their own interpreter to their asylum interview. *See* https://www.uscis.gov/newsroom/alerts/affirmative-asylum-applicants-must-provide-interpreters-starting-sept-13. Plaintiff recognizes that failure to bring an interpreter to their interview may result in the interview being rescheduled at no fault of USCIS.
 - 4. Upon receipt of USCIS' decision, Plaintiff agrees to voluntarily dismiss the case.
 - 5. The parties agree to bear their own litigation costs and attorney fees.

Accordingly, the parties stipulate and request that the proceedings in this case be stayed until September 10, 2025, at which time the parties will file a joint status report with the Court. At that time, the parties may request a further continuance of the stay of proceedings, dismissal of the litigation if appropriate, or placement of the case back on the Court's active docket. A stay of proceedings in this case will benefit the parties and conserve the Court's resources while the parties pursue a potential administrative resolution.

Dated: January 27, 2025 Respectfully submitted,¹

ISMAIL J. RAMSEY United States Attorney

/s/ Elizabeth D. Kurlan
ELIZABETH D. KURLAN
Assistant United States Attorney
Attorneys for Defendants

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¹ In accordance with Civil Local Rule 5-1(i)(3), the filer of this document attests that all signatories listed herein concur in the filing of this document.

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Dated: January 27, 2025

| Solution | Man Shu HAN SHU Attorney for Plaintiff | Han Shu Han Shu

PROPOSED ORDER

Pursuant to stipulation, IT IS SO ORDERED.

Date: January 29, 2025

KANDIS A. WESTMORE United States Magistrate Judge

andis Westmore

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